

WHEREAS, the Plaintiffs Sprinturf, LLC and Specialty Surfaces International, Inc., and Defendant Maumee Bay Landscape Contractors, LLC d/b/a Maumee Bay Turf Center (each a “Party” of collectively the “Parties”) have fully settled their dispute and have entered into a confidential settlement agreement;

WHEREAS, the Parties desire to dismiss without prejudice the instant action
(including merged Civil Action No. 1:16-cv-01888) AS TO MAUMEE BAY
ONLY;

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and between Plaintiffs Sprinturf, LLC and Specialty Surfaces International, Inc., and Defendant Maumee Bay Landscape Contractors, LLC d/b/a Maumee Bay Turf Center that, pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, all claims and counterclaims as between Plaintiffs Sprinturf, LLC and Specialty Surfaces International, Inc., and Defendant Maumee Bay Landscape Contractors, LLC d/b/a Maumee Bay Turf Center only in the above-captioned action will be, and hereby are, dismissed WITHOUT prejudice; and each party shall bear its own attorneys' fees and costs.

Respectfully submitted this 3rd day of October, 2017.

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